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IN THE UNITED TATES PATENT AND TRADEMARK OFFICE

Application of: J. DALTON et al.

Attorney Docket No: 20002.0348

Application No.: 10/661,532

Group Art Unit: 1712

Filed: September 15, 2003

Examiner: D. Buttner

For: GOLF BALLS HAVING A COVER LAYER FORMED

FROM AN IONOMER AND METALLOCENE-CATALYZED POLYOLEFIN BLEND AND METHODS OF MAKING SAME

TERMINAL DISCLAIMER UNDER 37 CFR § 1.321(c)

Commissioner for Patents PO Box 1450 Alexandria, Virginia 22313-1450

Sir:

Petitioner, Sean P. O'Hanlon, represents that he is one of the attorneys of record for Acushnet Company, the assignee of the entire right, title and interest in and to the above-identified application by virtue of an assignment from Jeffrey L. DALTON, Christopher CAVALLARO, Roman D. HALKO, Murali RAJAGOPALAN, and Kevin M. HARRIS to Acushnet Company recorded at Reel 014503 / Frame 00073 on September 15, 2003.

Petitioner hereby disclaims the terminal part of any patent granted on the above-identified application that would extend beyond the expiration date of U.S. Patent No. 6,653,403 to Dalton *et al.*, filed September 26, 2001, U.S. Patent No. 6,414,082 to Rajagopalan *et al.*, filed June 15, 2000, and U.S. Patent No. 6,384,136 to Rajagopalan *et al.*, filed November 9, 1999, and hereby agrees that any patent so granted on the above-identified application shall be enforceable only for and during such period that the legal title to said patent shall be the same as the legal title to U.S. Patent Nos. 6,653,403, 6,414,082, and 6,384,136.

Petitioner further agrees that this agreement is to run with any patent granted on the aboveidentified application and is to be binding upon the grantee, its successors, and assigns.

Petitioner does not disclaim any terminal part of any patent granted on the above-identified application prior to the expiration date of the full statutory term of U.S. Patent Nos. 6,653,403, 6,414,082, and 6,384,136 in the event that any such patent later: expire for failure to pay a maintenance fee, is held unenforceable, is found invalid, is statutorily disclaimed in whole or

terminally disclaimed under 37 C.F.R. § 1.321(a), has all claims cancelled by a reexamination certificate, or is otherwise terminated prior to the expiration of its full statutory term, except for the separation of legal title as stated above.

Petitioner hereby confirms that she has reviewed the assignment and, to the best of his knowledge and belief, title is in the assignee seeking to take action in this matter and that he is empowered to act on behalf of Acushnet Company.

Petitioner hereby declares that all statements made herein of his own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so make are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Dated: August 29, 2005

By: **L**. ?

Sean P. O'Hanlon, Registration No. 47,252 Attorney for Assignee Acushnet Company SWIDLER BERLIN LLP

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